IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

COMPLETION OF FILING NATIONAL PHASE OF PCT APPLICATION UNDER RULE 35 USC 371 AND 37 CFR 1.494(C) OR 1.495(C)

BOX P	CT						
COMPLETION For PCT Cases Only	<u> </u>						
In re PATENT APPLICATION of Attn: Application Divi	sion						
Inventor(s): LIMERKENS et al. Appln. No.:09	Sw_						
Series Code û Serial No. û M# Client Ref National Phase Field Based on PCT EP00 00039							
Title: FOAMED THERMOPLASTIC POLYURETHANES Date: October 30, 2001							
FILING OF ITEM(S) LATE IN PCT/USA NATIONAL CASE							
Asst. Commissioner of Patents Washington, DC 20231							
Sir: The following <u>completes the filing</u> of the subject application under Rule 494(c)/495(c). Please active following <u>attached</u> items:	:cept						
1. Missing Requirements Notice (PCT/DO/EO/905) ⊠ copy attached ☐ not yet received							
2. ⊠ Signed Declaration ⊠ Original □ Facsimile/Copy □ with spec/claims attac	hed						
3. Translation of the International Application into English including:							
a. Request; b. Abstract c. pgs. Spec. and Claims; d. Translation verification e. sheets Drawing which are: informal formal formal of size A4 11"							
4. Copy of International Search Report (ISR) attached (page(s)) a. plus Annex of family members (page(s))							
5. Information Disclosure Statement including							
 a. From PTO-1449 listing documents b. Copies of document(s) listed on Form PTO-1449 c. A concise explanation of ISR references is given in the ISR 							
6. Assignment and cover sheet. Please return the recorded assignment to the undersigned.							
7. Copy of Power to international application agent.							
8 (No.) Small Entity Statement(s) establishing "small entity" status under Rules 9 & 27.							
9. Formal Drawings: sheet(s) informal; formal of size: A4 11"							

10 Please immediately start national examination procedures (35 USC 371(f))

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11. Attached:			ı					
12. Preliminary Amendment:								
13. ⊠ Basic U.S. National fee per Rule 492(a)(1)-(4) was previously timely filed.:								
14. Calculation of remaining fees due (if any): based on amended claim(s) per above item								
☐ 12 (above) or item(s) in PAT-112 (filed previously) ☐ 12 ☐ 14 ☐ 17 ☐ 25								
15. CLAIMS FEES previously paid paid herewith as follows:								
15A. Small Entity Stateme	nt 🗌 Herew	ith Previo	ously Filed					
107 t. Official Entity Statemen	ii	iaii revic		Large/Small	า	Fee		
				Entity		Code		
16. Total Effective Claims		minus 20 =		x \$18/\$9	+	966/967		
17. Independent Claims		minus 3 =	• • • • • • • • • • • • • • • • • • • •	x \$84/\$42	+	964/965		
18. If any proper multiple depe			is present,	\$280/\$140	+	968/969		
19. Filing Declaration late, fee paid ☐ previously ☒ now \$130/\$65					+130	154/254		
20.				SUBTOTAL	\$130			
	ber 30, 2001							
22. Petition is hereby made to extend the <u>original</u> due date to (1 mo) \$110/\$55 =					+0	115/215		
				\$400/\$200 = \$920/\$460 =		116/216 117/217		
is attached			(4mos)	\$1,440/\$720 =	ŀ	118/218		
				\$130	+0	156		
24. If "assignment" box 6 is X'd, add recording fee \$40					+40	581		
25.			TOTAL FE	E ENCLOSED =	\$170			
(Our Dep	osit Account N	No. 03-3975)						
(Our Order No. 38266 282665								
		C#	M#					
CHARGE STATEMENT: The Commissioner is hereby authorized to charge any fee specifically authorized hereafter, or any missing or insufficient fee(s) filed, or asserted to be filed, or which should have been filed herewith or concerning any paper filed hereafter, and which may be required under Rules 16-18 (missing or insufficient fee only) now or								
hereafter relative to this application and the resulting Official document under Rule 20, or credit any overpayment, to our Account/Order Nos. shown above for which purpose a								
<u>duplicate</u> copy of this sheet is attached. This CHARGE STATEMENT <u>does not authorize</u> charge of the <u>issue fee</u> until/unless an issue fee transmittal form is filed.								
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Pillsbury Winthrop LLP Intellectual Property Group								
1600 Tysons Boulevard By Atty: Paul L. Sharer				Re	g. No.	36004		
McLean, VA 22102						(702) 002 0200		
Tel: (703) 905-2000	Sig:	1.000	0	Fax		(703) 905-2500 (703) 905-2180		
PLS/cdw	:: : : : : : : : : : : : : : : : : : :		-1-4 (DAT 400)			(100) 300-2100		

NOTE: File in <u>duplicate</u> with PTO receipt (PAT-103A) and attachments

United States Patent and Trademark Office

Commissioner for Patents, Box PCT States Patent and Trademark Office Washington, D.C. 20231 www.uspto.gov

Three of tarte	RE	CEIVED	. Ur	nited States Patent and Trademarl Washington, D.C			
U.S. APPLICATION NO.	PILLSBUR	Y WINTH MANE AND CONT.		ATTY. DOCKET NO.			
09/89006	67	LIMERKENS	D	P 282665			
		SEP 0 4 (201	INTERNA	TIONAL APPLICATION NO.			
PILLSBURY WINT 1600 TYSONS BO	HROP LLP CLE	MT# 282065	PC	T/EP00/00039			
MCLEAN, VA 2210	10 · - 7 ·	-36-61	I.A. FILING DA	TE PRIORITY DATE			
	DKT BY (1)	(MS I /VES	~ 05 JAN (00 26 JAN 99			
				A A BUD 2001			
NOTITIO				. 30 AUG 2001			
NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US)							
1. The following item Office as	ns have been submitted by	the applicant or the IB to the Un	nited States Patent	and Trademark			
U.S. Basi	c National Fee.	R 1.494) 🙀 an Elected Offic	e (37 CFR 1.495);				
Copy of t	he international application	Translation of the inte	international application into English.				
Oath or D	Declaration of inventors(s).		19 amendments into English.				
	Article 19 amendments.	Other:					
Priority D		nation Report in English and its	Annavar if anu				
Translatio	on of Annexes to the Interna	ational Preliminary Examination	Report into Engli	sh.			
the indicated items in p	paragraph 3 below. The Ba	nder 35 U.S.C. 371(f) but has n sic National Fee and the copy of	not filed the follow of the international	ing indicated items and/or application must be filed			
U.S. Basi	hs from the priority date to c National Fee.	avoid abandonment. Copy of the internation	nal application.				
3. The following items acceptance under 35 U	s MUST be furnished within S.C. 371:	n the period set forth below in	order to complete	the requirements for			
a. Transla	tion of the application into	English. A processing fee will	be required if sub	mitted			
later than the appropriate 20 or 30 months from the priority date. The current translation is defective for the reasons indicated on the attached Notice of Defective							
Tran	slation.	•					
b. Processing fee for providing the translation of the application and/or the Annexes later than the appropriate 20 or 30 months from the priority date (37 CFR 1.492(f)).							
(c. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), properly identifying							
the application (preferably by the International application number and international filing date). A surcharge will be required if submitted later than the appropriate 20 or 30 months from the priority date.							
The c	current oath or declaration	does not comply with 37 CFR	1.497(a) and (b) fo	r the reasons			
indicated on the attached PCT/DO/EO/917. [x] d. Surcharge for providing the oath or declaration later than the appropriate 20 or 30 months from the							
prior	ity date (37 CFR 1.492(e))						
4. Additional claim fees of \$ as a _ large entity _ small entity, including any required multiple dependent							
claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims for which fees are due (37 CFR 1.492(g)). See attached PTO-875.							
5. [Applicant has no PCT/DO/EO/920.	t submitted the required sec	quence listing pursuant to 37 CI	FR 1.821-1.825.	See attached			
ALL OF THE FTEMS	SET FORTH IN 3(a)-3(c	I), 4 AND 5 ABOVE MUST E	DE CUIDACUMEN				
MONTHS FROM TH THE PRIORITY DAT	E DATE OF THIS NOTI	CE OR BY 22 OR 32 MONT TON, WHICHEVER IS LAT	HS (where 37 CF)	R 1.495 annlies) FROM			
The time period set abo	we may be extended by fill	ng a petition and fee for extensi	ion of time under t	he provisions of 37 CFR			
Annexes will be cancell 7. — The Article 19 ar	led. A processing fee will	Annexes MUST be submitted no be required if submitted later the nice a translation was not providuate.	an 20 or 30 month	s from the priority date			
Applicant is reminded the ddress given in the hea	hat any communication to tailing and include the U.S.	he United States Patent and Tra application no. shown above. (3	ndemark Office mu 37 CFR 1.5)	st be mailed to the			
A copy of this notice MUST be returned with this response.							
Enclosed: TPCT/DO	/EO/917 N	otice of Defective Translation		·			
—, PTO-875	PC	CT/DO/EO/920 Sh	nakeel Ahmed				
ORM PCT/DO/EO/90	05 (March 2001)		703-305-3659				
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